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10/505,342	06/24/2005	Takayuki Matsushima	17155/003001	5910	
22511 OSHA LIANG	22511 7590 02/22/2010 OSHA LIANG L.L.P.			EXAMINER	
TWO HOUSTON CENTER			GOFF II, JOHN L		
909 FANNIN, HOUSTON, T			ART UNIT	PAPER NUMBER	
,			1791		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Application No. Applicant(s) 10/505,342 MATSUSHIMA ET AL. Office Action Summary Examiner Art Unit John L. Goff 1791 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 15 October 2009. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1.4.5.7 and 8 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1,4,5,7 and 8 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 20 August 2004 is/are: a) Accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)

Paper No(s)/Mail Date

Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO/SB/06)

Paper No(s)/Mail Date.

6) Other:

5) Notice of Informal Patent Application

DETAILED ACTION

This action is in response to the amendment filed on 10/15/09.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 103

3. Claims 1, 4, 7, and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP 09330947 (See also the machine translation and abstract) in view of JP 62004769 (see also the abstract), JP 56018643 (See the abstracts), and JP 07026235 (See the abstract and machine translation), JP 11343474 (See the abstract and machine translation), or Arai (U.S. Patent 5,969,060).

JP 09330947 discloses a method for producing an electrical device comprising arranging an adhesive layer (5 of Figure 1) containing a curable resin and electrically conductive particles (4 of Figure 1) added to the adhesive from the outset on a first electrode (3 of Figure 1) of a first object (7 of Figure 1), arranging an adhesive layer (6 of Figure 1) on a second electrode (2 of Figure 1) of a second object (1 of Figure 1), positioning the first and second electrodes of the first and second objects in register with each other, tightly contacting the adhesive layer on the first object with the adhesive layer on the second object, thrusting the first and second objects against each other to interconnect the first and second electrodes via the electrically conductive particles (Figures 2-4), and allowing the curable resin to be polymerized by heating (See Figures 1-4 and the abstract and paragraphs 10-14 of the machine translation). JP 09330947 does not

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teach the adhesive layer arranged on the first electrode contains an epoxy resin and a silane coupling agent and the adhesive layer arranged on the second electrode contains an aluminum chelate. However, there is no specific disclosure in JP 09330947 of the use of any particular adhesives. It was known in the art of producing an electrical device by adhering first and second objects to use a two-pack curable adhesive, i.e. arranging an adhesive layer containing a curable resin on a first object and arranging a curing agent for the resin on the second object, as shown by JP 62004769 such that the adhesive has a long shelf life and is cured when desired by mixing the two layers wherein JP 56018643 specifically shows a two pack adhesive comprising a curable epoxy resin and a silane coupling agent as the first pack/layer and a curable epoxy and an aluminum chelate as the second pack/layer which adhesive has a long shelf life and is quickly cured when mixed (See the abstracts). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use as the curable resin of the adhesive layers arranged on the first and second electrodes in JP 09330947 the two pack adhesive shown by JP 56018643 having a long shelf life and quick curing time when mixed used specifically as two layers on the first and second objects as shown by JP 62004769 such that the adhesive is cured between the two objects when desired.

As to the limitation of "thrusting and heating said first and second objects against each other to soften said adhesive layer and mix said first and second curing agents for putting said electrically conductive particles between said first and second electrodes" and "further thrusting and heating said first and second objects to develop a cation by reaction of said silane coupling agent as a main component of said first curing agent and said aluminum chelate as a main component of the second curing agent to allow said thermosetting resin to be cationically

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polymerized", JP09330947 teaches pressing, i.e. thrusting, and heating at 170 to 210 °C. Further, JP 09330947 teaches using solid films (2 and 5). It was known in the art that adhesives similar to that taught by JP 09330947 containing a thermosetting epoxy resin, a first curing agent of a silane coupling agent, and a second curing agent of an aluminum chelate use as the epoxy those having a softening point less than 150 °C, e.g. Epikote 828, 1004, 1007, etc., as shown by JP 07026235 (Paragraph 0009) or JP 11343474 (Paragraphs 0025-0031). It was also known for epoxy adhesives used in electronic devices that the handling of the adhesive in storage is dependent on the softening point whereby those epoxies having a softening point about 100 °C can be stored without deteriorating as shown by Arai (Column 1, lines 5-22 and Column 3, lines 58-65 and Example 1). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use as the epoxy in the layers of JP 09330947 as modified that already known as suitable in the art for similar adhesives as suggested by JP 07026235 or JP 11343474 or that known as capable of being stored without deteriorating as shown by Arai. It is further noted both JP 07026235 and JP 11343474 evidence that in the similar adhesive the adhesive is cured via cationic polymerization from cations developed by reaction of the silane coupling agent and aluminum chelate when heated (See abstract and Paragraphs 0007 to 0016 or JP 07026235 and abstract and Paragraphs 0006 to 0012, 0017, and 0021 of JP 11343474). Thus, because the adhesive and method taught by JP 09330947 as modified by JP 62004769, JP 56018643, and JP 07026235, JP 11343474, or Arai is consistent and in agreement with that claimed and disclosed by applicants specification as resulting in softening of the adhesive layer, mixing of the first and second curing agents to develop a cation by reaction of the agents, and cationically polymerizing the epoxy resin one of ordinary skill would readily expect that taught

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by JP 09330947 as modified to perform the same. Finally, because JP 09330947 as modified includes cationically polymerizing the epoxy resin via cations produced by reaction of the first and second curing agents there must be a step of mixing considered the first thrusting and heating step and there must be a step of reacting considered the further thrusting and heating step.

Regarding claim 4, JP 09330947 is not limited to any particular aluminum chelate and JP 56018643 suggests aluminum tris acetyl acetonate. JP 11343474 directed to an adhesive similar to that of JP 56018643 teaches a number of aluminum chelates including those described by JP 56018643 and ethylacetoacetate aluminum diisopropylate. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use as the aluminum chelate in JP 09330947 as modified ethylacetoacetate aluminum diisopropylate a known alternative to the aluminum chelates disclosed by JP 56018643 as evidenced by JP 11343474 only the expected results being achieved.

Regarding claim 8, JP 56018643 teaches the layers of the two pack adhesive may be applied in solvent as a liquid dispersion (See abstract). Claim 8 is not considered to expressly require the dispersion is sprayed. In the event it is shown that such is necessarily required the following rejection would apply. It is considered extremely well known in the art to apply a dispersion by spraying such that it would have been obvious to one of ordinary skill in the art at the time the invention was made to apply the adhesive layers as taught by JP 09330947 as modified using any well known technique in the art such as spraying as only the expected results would be achieved.

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 Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over JP 09330947 as modified above, and further in view of JP 09067427 (See also the abstract).

It is unclear if JP56018643 teaches the silane coupling agent is represented by the claimed formula and includes an alkoxy group and an epoxy ring containing glycidyl group. It is well taken in the art that silane coupling agents for use in epoxy resins have the claimed formula and include an alkoxy group and an epoxy ring containing glycidyl group as shown by JP 09067427 (See abstract). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use as the silane coupling agent in JP 09330947 as modified those having the well taken form of including an alkoxy group and an epoxy ring as shown by JP 09067427 only the expected results being achieved.

Response to Arguments

 Applicant's arguments with respect to claims 1, 4, 5, 7, and 8 have been considered but are moot in view of the new ground(s) of rejection.

The previous rejections are withdrawn in view of applicants amendment and arguments.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

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MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the
examiner should be directed to John L. Goff whose telephone number is (571)272-1216. The
examiner can normally be reached on M-F (7:15 AM - 3:45 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on (571) 272-1226. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/John L. Goff/ Primary Examiner, Art Unit 1791